	I am OSCAR EDUARDO MAYORGA'S attorney. I have carefully
	discussed every part of this stipulation and the continuance of the
	trial date with my client. I have fully informed my client of his
	Speedy Trial rights. To my knowledge, my client understands those
	rights and agrees to waive them. I believe that my client's decision
	to give up the right to be brought to trial earlier than October 21,
	2025 is an informed and voluntary one.
	MATTHEW J. LOMBARD Attorney for Defendant OSCAR EDUARDO MAYORGA
	I have read this stipulation and have carefully discussed it
	with my attorney. I understand my Speedy Trial rights. I voluntarily
	agree to the continuance of the trial date, and give up my right to
	be brought to trial earlier than October 21, 2025. I understand that
	I will be ordered to appear in Courtroom 8C of the Federal
	Courthouse, 350 W. 1st Street, Los Angeles, California on October 21,
	2025 at 8:30 a.m. AN MAYGA OSCAR EDUARDO MAYORGA Defendant 2025 at 8:30 a.m. AS 10124 Date
	CERTIFICATION OF THEFT
	CERTIFICATION OF INTERPRETER
	I,, am fluent in the written and spoken
	English and Spanish languages. Taccurately translated this entire
	agreement from English into Spanish to defendant OSCAR EDUARDO
	MAYORGA on this date.
١	INTERPRETER